MINERS' OFFICIALS CALL OFF STRIKE IN COMPLIANCE WITH COURT MANDATE AND MINERS ARE EXPECTED BACK SOON

The Decision to Abide by the Order of the Court Was Reached After 17 Hours' Discussion of the Case at Indianapolis by the Executive Committee.

NEGOTIATIONS ARE EXPECTED TO BE RENEWED SHORTLY

Tremendous Relief Was Felt All Over the Country Following the Decision—The Miners Are Expected to Get to Work Soon After Receiving Their Officials' Order.

Minneapolis, Nov. 11.—United States District Judge A. B. 500,520 Anderson at 10 o'clock this morning approved the order of the that some errors were apparent in the officials of the United Mine Workers of America, rescinding the complete official vote. strike order of Oct. 15. Attorneys for the miners promised to Dry federation, has asked for a retry to have it in the mails by 6 o'clock this evening. This action was taken following a session of the general committee of the miners, which decided early to-day to comply with the mandate of the court issued last Saturday.

Judge Anderson characterized the order as a "good faith effort" to comply with his mandate.

"WE ARE AMERICANS,"

the following statement:

DECLARED JOHN L. LEWIS

Indianapolis, Nov. 11.-Coming

out of the meeting of the general

committee of the United Mine Workers of America, Acting President John L. Lewis made

"Gentlemen: We will comply

with the mandate of the court.

declared the strike was unlawful and

There was no limit on the debate in

throughout the United States on No-

The main points of the miners' de-

STATE OF NO. DAKOTA

Miners To-night, Property

Will Be Seized.

PLOT AGAINST SULTAN.

pose the Ruler.

Berlin, Nov. 11 (via London.-A plot

o depose the sultan of Turkey has

dispatch dated Monday, received here

Goddard seminary will give a recep-

Bismarck, N. D., Nov. 11.--Unless

vember L

legal holidays.

to the court by Henry Warrum, Indianapolis, attorney for the miners. After the court proceedings, Mr. Warrum then issued a statement in the presence of the government attorneys, in which the position of the mine workers was stated

The statement of the miners' attorney follows:

"The operators have repeatedly declared that they were ready to enter into negotiations with the miners if the strike order were withdrawn. The government has taken the position that in the vindication of its own supremitted to the court and in compliance age to property. with the court's ruling the strike or-It seems to me that good faith on the can Federation of Labor, had offered of government industries. part of the operators required them its unqualified support to the miners to meet the miners' representatives at in their strike, while obedience or disonce for the purpose of negotiating a obedience of a federal court order hung settlement of this wage controversy in the balance, and this fact gave min and that good faith on the part of the ers' representatives who favored h government requires it to see that such resumption of negotiations is had heavy with some of their colleagues. at once and concluded without de- On the other hand, the president had

Long Discussion by Miners.

placed the coal miners in the position The general committee had been in of defying the government, if they resession since shortly after 10 o'clock fused to call off the strike, and, aside were killed and a dozen persons inyesterday morning, taking only brief from the consequences attaching to jured when a tug crashed into a crowd recesses for lunch and dinner. The pro- disobedience of the federal court order, ed Philadelphia & Reading railway ceedings were interrupted during the many were adverse to considering any- ferry boat on the Delaware river here afternoon session by the appearance of thing which could be construed as lack to day. United States Marshal Mark Storen of Americanism. and his deputies, who served 33 of the officials with copies of the temporary the conference and many of the deleinjunction issued Saturday and re gates spoke at length and some more Commission at International Labor Conturnable Dec. 1. The writs in the re- than once on various subjects. straining order were made returnable The Original Demands of the Miners.

During the day approaches to the enarms and during recesses a man re bitumineous coal miners of the United been the subject of general debate in sergeant-at-arms disappeared.

which the conference was held, but for the central competitive field, before meet in order to hasten the report. only a word now and then was distin- Nov. 1, 1919, to replace the one now It is understood that all in effect, that the international offichases of the question were argued and cials be instructed to call a general the effect various actions might have strike of all bituminous miners Government Prepares to Let You Get on the organization entered into the discussion, but, according to members, not a vote was taken on any subject until the action early to-day was de-

Shortly before the conference adjourned, President Lewis and William Gee, secretary-treasurer, held a long conference in the parlor of the hotel and later Mr. Lewis was seen pacing up and down the floor with head bowed as if in deep study. Developments

after this conference came rapidly. May Pave for Negotiations Again.

The recall of the strike order will Do Not Reach Agreement With the open the way immediately for a re sumption of the negotiations between the miners and the operators, as the operators have announced that they would be ready to consider a new wage agreement at any time the strike varies agreement at any time the strike tors reach an agreement with 1,500 eas withdrawn. It is also understood that the question of arbitration striking miners by 6 o'clock to-night, the state will take over operation of entered largely into the discussion in the final stages of the meeting, but the the mines. That was the ultimatum isminers' position on this subject was sued to the operators by Governor L. J.

not announced. The question of just how many of blizzard. the coal diggers would obey the order rescinding the strike was problematical early to-day. In some districts it was considered that the resumption of work Plans Said to Have Been Laid to Dewould be general, while in others it would be only partial and in some, it was said, the return would be very been discovered, says a Constantinople

The meeting was probably the most momentous ever held by the miners' organization, if not the most weighty ever conducted by a labor organization in this country, for, in the view of laher organization in this country, for, in the view of labor leaders, it was to de- honor of the returned ex-service men through the courts to discontinue a dard seminary.

TEXT OF MINE WORKERS' OFFICERS

IN CALLING OFF THE STRIKE

The text of the order by which the officers of the United Mine Workers of America called off the soft coal strike was as follows: "Indianapolis, Ind., Nov. 11, 1919. To the Officials and Members of the United Mine Workers of America:

"Dear Sirs and Brothers: In obedience to the mandate issued on November 8 by the United States court, district of Indiana, Judge A. B. Anderson presiding, the undersigned hereby advise you that the order of October 15 directing a cessation of operations in the bituminous coal fields of our jurisdiction, is withdrawn and cancelled. "Yours fraternally,

"William Green, Secretary-Treasurer. "John L. Lewis, President."

OHIO DECLARED AGAINST "DRY" RULE

Complete Official Returns Give the Opponents of Ratification a Lead of 641 Votes.

a majority of 641, according to com plete official returns received to-day by the secretary of state. The vote was For ratification, 499,879; against,

Secretary of State Smith announced James A. White, manager of the Ohio

TAKES UP R. R. LEGISLATION.

House Hopes to Get to Vote on It By Saturday Night.

Washington, D. C., Nov. 11.-The consideration of the railroad bill and by meeting two hours earlier and holding night sessions, leaders believed a final vote could be reached Saturday. The speeding up of the House program followed the statement by Senator Bodge, Republican leader, that the Senate probably would dispose of the German peace treaty by the end of the week. This would mean under present plans the adjournment of the special ession of Congress and action by the

We do it under protest. We are Americans. We cannot fight our government. That is all." Senate bills differ. The Senate bill contains a so-called "anti-strike" clause while the House measure carries a plan macy, the strike order must be with strike, when apparently all the mem for conciliation through voluntary ar with Attorney General Palmer's of out of the house. Dubey had been drawn before they would take any bers of the union were behind the steps to compel the resumption of such walkout, which was being conducted Blanton, Democrat, Texas, voiced the the strain under which they had been weeks while working for the Vermont negotiations. The issue has been sub- without any form of violence or dam- first opposition to the House measure when he declared the labor provisions Labor in general as represented by were "ridiculous" and gave the public Labor and labor leaders generally to ter says Dubey was self-assertive about

> THREE MEN KILLED IN BOAT COLLISION

ing out an argument which weighed A Tug Crashed Into Crowded Ferry Boat on the Delaware River at Phladelphia.

Philadelphia, Nov. 11.-Three men

DISCUSS 8-HOUR DAY.

ference Considers It.

The original demands of the United ommission appointed to submit a retrances of the conference hall were Mine Workers, which brought about port on the question of the eight-hour earefully guarded by a sergeant-at- the strike of approximately 425,000 day and the 48-hour week, which has mained on guard in the hall, but in States were drafted by the scale com- the international labor conference, tothe later hours of the conference the mittee of the Cleveland convention of day held its first session. The confer the organization, held last September, ence as a body stood adjourned to day The speeches at times were impas- which also adopted a resolution rec- until to-morrow in honor of the first sioned and voices from the hall rose ommending that in event a satisfact anniversary of the signing of the arabout the hubbub of the hotel, in tory wage agreement was not secured mistice, but the commission agreed to

THAT INCOME TAX.

Acquainted with It Early.

Plans for the issuance early in Demands included a 60 per cent increase cember of forms for filing income and in wages, a six-hour day from bank to excess profits tax returns are being cember of forms for filing income and bank, a five-day week, and time and a made by the bureau of internal revehalf for overtime, and on Sunday's and nue. Taxpayers will thus be given the opportunity of making out their reurns immediately upon the closing of their books for the year 1919, when accurate knowledge of their accounts is MAY GO TO MINING fresh in their minds.

As a convenience to themselves and s a means of expediting the work of Threat Made That if Lignite Operators the government, taxpayers are urged by the bureau, in a statement issued to-day, to avail themselves of this opportunity. The period for filing is from Jan. 1 to March 15, 1920.

If the tax is paid in quarterly installments, one-fourth of the amount must accompany the filing of the return.

Form 1040 A. will be used for filing individual income tax returns of \$5,000 and less, and form 1040 for filing re-Frazer with the state in the grip of a amount. turns of income in excess of that

The normal rate of tax for 1919. provided for in the revenue act of 1919. 4 per cent on the first \$4,000 above he exemptions, and 8 per cent on th remaining net income. The tax for 1918 Frank Beede vs. E. L. Smith & Co. Prewas 6 and 12 per cent respectively The surtax rates, which range from per cent on the amount of net in some between \$5,000 and \$6,000 to 65 place this morning before the Vermont per cent of the amount by which the commissioner of industries occurred, net income exceeds \$1,000,000, are the owing to the fact that some of the data same as for the year 1918. The ex- in the case of Harry Dickey vs. E. L. street passed the day in Waterbury emptions of \$1,000 for single persons Smith & Co. was not ready, and this with relatives, and \$2,000 for married persons and hearing was continued for a few days. tion in the assembly hall to-night in heads of families remain unchanged,

MEDIATION

Columbus, Ohio, Nev. 11.—Ohio last In the Meantime He Will Tuesday voted against ratification of the federal prohibition amendment by Ask Miners and Opera-Ask Miners and Operators to Get Together

> OFFICIALS FEEL MUCH RELIEVED

Had Been Under Considerable Tension Over Coal Strike Situation

Washington, D. C., Nov. 11.-Presi-House calendar was cleared to-day for dent Wilson probably will telegraph both the coal operators and officials of the United Mine Workers of America, asking them to get together and settle their differences, it was said to-day at the White House. At the same tim the president probably will renew his offer of the services of the government toward mediation.

Government Officials Relieved.

would take.

Labor leaders here who got their first he turn of events the first hig happening on armistice day. Frank Morrison, secretary of the American Federation of Labor, when told of the announcement by Acting President Lewis of the miners' organization, refused

Edgar Wallace, executive representafor hours to hear what happened. There was much discussion as to how action of the executive officials in call- ford.

"We may expect the worst sort of chaos for a time," Mr. Wallace said, because the men struck for more money and better working conditions which they have failed to get." He thought there would be no difficulty now in regotiating a new wage agreement with

The coal strike situation was up for cuss the government's probable action, war, Cabinet members plainly were elated "That's fine-they took the proper

ourse," said Secretary Glass, Secretary Wilson would not discuss all strikes.

CLAIMED WIRING BARE.

Irving E. Colburn Is Suing Village of Swanton for Damages.

Supreme court convened at 9:30 the case in Franklin county of Irving F. Colburn by Henry Colburn, next friend, vs. Village of Swanton, was taken up. The attorneys were Elmer Johnson, D. G. Furman and F. L. Webster. In the lower court the complaint was judged insufficient and the cause dismissed. It is the result of Irving Colburn being injured at an electric lighting plant, in which the plaintiff claims some of the wiring was bare and that there was no protection against accident.

The docket looks as though the term adjournment might taken place on Wednesday afternoon or Thursday morning.

ONE INJURY CASE HEARD.

sented to Vermont Commissioner. Only one of the hearings set to take industries occurred, ers & Co. ternal revenue and branch offices. . during the late hours of the morning. visit.

YOUNG PRINCE

Is the First Heir to British Throne to Visit U.S. Since 1860

WASHINGTON STAY TO COVER 3 DAYS

This Afternoon the Young Prince Visits Wilson, . Who Is in Bed

Washington, D. C., Nov. 11.-Albert Edward, prince of Wales and heir to he British throne, arrived ir Washington to-day to be welcomed by Vicecabinet officers and high officers of the gress in every specific case. army and navy were gathered to gree the youthful visitor, who will spend three days in the national capital.

A drizzling rain did not preventethe gathering of interested crowds along he route over which the prince and his party, preceded by a cavalry escort, passed. After luncheon, the prince was call on Mrs. Wilson at the White House and it was expected he would see the president in his sickfoom.

SHOOTING AFFRAY NEAR RUTLAND

Arthur Dubey, Canadian Army Veteran, Shot Through Abdomen-Clarence King Held for Investigation.

Rutland, Nov. 11.—Arthur Dubey, a wounded three time in battles in Government officials here received with France, was shot through the abundisguised relief news of the an-domen during an altercation with had enur-Senate on the railroad bill would go over until the regular session beginning in December.

It was and

Indianapolis early today that the executives of the United and is called dangerously lil at the ning in December.

It was and

It was and

It was and action by the undisguised relief news of the and domen during an altercation with victorious.

Clarence King of Florence yesterday on the battle lines to many an American lad it meant a peaceful night's sleep, like those of old. Even though the warm blankets and soft downy.

The shooting took place in the King Officials, particularly those connected yard, where King had chased Dubey laboring for the last few days. The Marble company. He claims he had attitude of the American Federation of had no trouble with King, but the latder has been cancelled and withdrawn. the executive committee of the American against continued tie-up ward the strike and the injunction proceeding had created some doubt, it was tacked King, first setting him on the said, as to what step the mine workers hot stove and then grabbing a rolling pin when King squirmed off the stove The immediate occurrence before the word from Indiamapolis through press shooting took place was the act of dispatches, were distinctly surprised by King going to the company office and claiming \$10 of Dubey's wages for board after hearing that Dubey was going to quit work and return to Mas-

King gave himself up after the shoot-

Dubey is a native of South Bridge Mass., where he has a father, mother tive of the miners, had been waiting and several brothers and sisters. Mr. King, who is 35 years old, 10 years the senior of Dubey, was born and brought the miners themselves might view the up in the vicinity of Proctor and Pitts

VOTE TO EXPEL BERGER.

House Was 300 to 1 on the Proposition -Carney Seated. Washington, D. C., Nov. 11.-Victor

L. Berger, Milwaukee socialist, was denied his seat in the House vesterday by an everwhelming vote, the House discussion at the cabinet meeting this holding be-was ineligible for member morning, but officials would not dis- ship because of his open opposition to

After denying the seat to Berger, the House declared that the seat was vacant, holding that Joseph P. Carney, Democrat, who contested Berger's election, did not receive a plurality in the the strike situation, further than to election last year. Without a record say that it was the function of the de-partment of labor to offer to mediate er Gillett to notify the Wisconsin governor of the vacancy in the state delegation so that a special election may be called to choose a new mem

The vote to unseat Berger was 300 to I, Representative Volght, Republis can, of Wisconsin being the only memo'clock this morning, following the ist either during the debate or on the week end recess and the argument of roll call.

Support the Wisconsin social given alimony of \$10 a week for a year tigate further.

Miss Judith Haines spoke on "The

"HILL" SERVICE RESUMED.

Saturday Night Trains Will Begin Running Dec. 6. Word was received officially from

Montpelier this afternoon that the Saturday night train service to "the hill' over the Barre & Chelsea railroad will be resumed Dec. 6.

CLEVELAND CHOSEN

ican Legion. city of the American legion.

TALK OF THE TOWN

Harry Rogers of Walden is visiting his brother, Fred Rogers, of F. H. Rog-Mrs. F. A. Cayla of 881/2 South Main

Mr. and Mrs. Frank Northrup of Wil-The other case set for this morning, llamstown, who have been visiting with Announcements will be made of the Frank Beede against the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol,

RESERVATION LIKELY TO PASS

In Spite of Strongest Opposition by the Administration Forces

FREE UNITED STATES FROM OBLIGATION

NATION'S GUEST Except on Express Authorization by Congress in Every Case

> relations committee amendment to ar- the Congregational church. Forty to-day, was formally charged with the nant. The adoption of this amendment President Wilson has characterized as a virtual rejection of the treaty. Senate administration leaders rallied their forces for the final stand and except for the possibility of a break in the ranks of opponents to the league adoption of the reservation seemed assured. The reservation stood up yesterday under repeated onslaughts and was before the Senate unaktered from

the committee form. The reservation provides that under article 10, which pledges member states to preserve against external aggression the territorial integrity and political independence of all other members, the President Marshall, acting for President United States shall assume no obliga-Wilson. Reception ceremonies at the tion to use its naval or military forces nion station were informal, although except on express authorization of Con-

ARMISTICE DAY QUIET IN BARRE.

No General Observance of the Day-Legion Has a Dance To-night.

Just a year ago to-day Barre was the scene of a jubilant celebration from 3:30 in the morning until the last hour of the day had passed, for the cables were flashing the message that every mother, father, brother, sister, wife and sweetheart had been longing to hear. "Peace is declared and all hostilities on the battlefields cease at 11 o'clock to-day" were the few words that, figuratively speaking, turned the conti-nent upside down. It was this same whistle to echo for hours among these high surrounding hills, bonfires to east their reflections on the early morning skies and people to pour forth from ormer Camadian soldier, who was their homes to join the throng of armistice day celebrants. The world war had ended and the allied armies were

call off the nation-wide strike of soft ing held by order of State's Attorney the warm blankets and soft downy branched out in many directions since that night of November, 11 as he had never done before, for he knew he had aided in doing a task that without him and other American lads, could never which the Philatheas had been of asrave been accomplished. In the internment camps in the United States and Europe, prisoners shouted with joy to learn that the strife, war and blood shed had ended. But this is getting 44, three new members having united away from the subject, the anniversary

of armistice day in Barre. Governor Clement's failure to declare Nov. 11 a boliday had its effect upon most all of the Vermont towns, Barre was among this number. Aside from the few flags which hung from various stores and lodge rooms to-day. there was nothing to indicate the anniversary of the signing of the armitice. No official observance was made and except for the intermission of school sessions for appropriate exercises, the routine of Barre life continued with the enstomary rustle and

This afternoon a football game scheduled to be played on the Goddard campus at 3 o'clock between Goddard and the University of Vermont freshman team. At Howland hall this evening the Barre post of the American Legion will hold a ball. Assembly at 8:15, mess at 11, and taps at 1 o'clock is the program published for the occa-Gilbertson's novelty orchestra with special music has accepted the contract to furnish music.

WIFE CLAIMED ABUSE.

from Averill Alexander.

The testimony in the divorce case of Lillian Alexander vs. Averill Alexander Mrs. O. G. Stickney, in which she menwas given yesterday in county court, and the divorce was granted on the also brought out in testimony that he class had only to set itself with deter-abused her, throwing her on the floor mination about whatever it sought to tody of the four minor children was might help in church work and a speber to support the Wisconsin social given to the petitioner, who was also cial committee was appointed to inves-

> George White, heard last week, a di- particular need these days, mentioning vorce was granted for intolerable se- reconstruction work as a great demand verity, and the custody of a minor at the present time. Service for Christ child was given to the petitioner. In and others should be our watchword. the case of Edith Whiting vs. Arthur weeks ago.

Two entries were made on the general docket this morning, namely, in throughout the anniversary celebration the case of C. S. Richmond & Son vs. and it was with a forward outlook that Raymond Cutting, et al., settled and was full of determination that the iscontinued; S. E. Bliss vs. Jennie M. guests of the evening dispersed to their As Next Convention City of the Amer- Cutting, et al., settled and discontinued. One of these cases caused consid-Minneapolis, Nov. 11.—Cleveland was crable comment when the docket was chosen to-day as the next convention called early in the term, for Raymond Cutting appeared in his own behalf and Vermont Secretary of State Takes Acwas advised by the court to secure an attorney to look after his interests.

MONTPELIER

Mason S. Stone, Heutenant governor,

REVISED CASUALTY LIST SHOWS 293,089 NAMES

Washington, D. C., Nov. 11.— In the midst of the celebration to-day of the anniversary of the signing of the armistice, the tragedy of war again was emphasized by announcement of a revised list of American casualties showing a total of 293,089. The list includes 34,625 killed in action, including 382 lost at sea; died of wounds, 13,955; died of disease, 23,692; died of accident and other causes, 5,326; wounded in action, 215,459; missing in ac-

BANQUET ON 10TH ANNIVERSARY.

Philathea Class of the Congregational Church Had Memorable Occasion.

An event long to be remembered for the pleasure and inspiration it gave all who attended was the celebration last Washington, D. C., Nov. 11.-A vote evening of the 10th anniversary of the appeared certain to-day on the foreign organization of the Philathea class of and Otterson, at her arraignment here ticle 10 of the league of nations cove- members and friends of the class were murder of her brother-in-law, Maurice present for the supper, which was of terson, in Hooksett last Thursday night. The arrangement was perfune-6:30, the program following and the social hour which preceded and conclud-ed the affair. Otterson was held for ed the affair.

orated with the national colors and pre- Rainie and counsel for the prisoner. sented quite a festive appearance, the adding to the general air of good cheer. One table was reserved for the charter members of the class, 15 of the original 64 members still being on the member

The great success of the anniversary observance was due in a large measure to the efforts of the toastmistress, Miss Ethel M. Spear, who prepared a program of great interest to all, presented the different speakers in a witty and y over the affair.

The history of the class since its orwith 15 of the original members still list. In the decade the class has paid head and held her to the floor. missionary work. Five persons who class, although not all were members at the time of their death, have passed away during the 10 years, Miss Vernie Bowen, Miss Eunice Smith, Mrs. Mary McDonald Darling, Miss Eisa Ramage Winnifred Marrion Loynes of Spring assage that caused every bell and and Miss Barbara McDonald. The speaker paid especial tribute to Mrs. N. D. Phelps, for eight years the teacher of the class, and Mrs. N. J. Morrison, the present teacher.

Mrs. George Gates related the purpose for which the class was organized "lovers of truth," expressing the creed of the class, and one of its purposes being women at work for women, although the efforts of the class have

its organization. "The Influence of Our Class" was the who spoke of some of the ways in

sistance in the past. Coming down to the present, Mrs. Phillip Ellis related some of the activities of the class, with a membership of this fall, and 15 of the number doing active work in the Sunday school, such as teaching in the lower classes. Before the close of the evening, two others joined the class, making a membership now of 46. The class finds many help ful things to do both in the church and out, and although but recently started! on the fall work, has much planned for

the winter. Miss Belle Chandler very forcibly spoke on "The Loyalty of the Class," salling upon every member to be loval o each other, to the church, the pastor, the Sunday school superintendent and their country

"Some of the Tendencies of the "lass" were discussed by Mrs. Fitch R. Wiley, who referred to some which the class might advantageously improve upon, while complimenting the memfor the betterment of the class.

Turning to the future, Mrs. Isabel Ewen made an appeal to the members for such work as they were willing to volunteer for, her topic being "Helpfulgreat value and offered to show any member of the class where they might Lillian Alexander Was Given Divorce be helpful if they would offer their

"Increasing Our Efficiency" was the theme of a very thoughtful talk by tioned co-operation, tactfulness, courage and perseverance as four things, grounds of intolerable severity. At the which anybody needs in order to be time of marriage the petitioner was 34 most efficient. With a membership of years old and the petitionee 64. It was 46, she expressed the opinion that the at one time and kicking her on the accomplish and it would be done. Some nose, breaking it. The care and cus- ways were mentioned in which the class

Advance of the Class" and outlined a In the petition of Isabel White vs. number of ways in which there was

This completed the toasts of the Whiting, a divorce was granted for de- evening, which had been interspersed sertion. This case was heard some with familiar songs, the Philathea hymn being the closing number. Great enthusiasm was evidence

FOUR LICENSES LOST.

homes.

tion To-day.

The secretary of state this morning suspended four more automobile oper ators' licenses, because of one reason of another. Ernest W. Austin, who ran into a cow in Bethel, has lost his li vent to Vergennes this morning and cense for reckless driving. Leon D. speaks this afternoon at an armistice Turnbull of Orleans has lost his license Waterbury Man's Funeral Thursday at lay program. Adjt. Gen. H. T. John-because of alleged excessive use of liq-son went to Brandon, where he speaks por. E. N. Rock of South Barre for this afternoon at a similar event. Ma- alleged reckless driving by running into side of the street.

WOMAN PLEADS NOT GUILTY

Mrs. Howard Otterson Accused of Murder of Brother-in-Law, M. Otterson

HOOKSETT MURDER CA TIN COURT

Mrs. C Srson's Hearing W Be Held Some me Next Week

Concord, N. H., Nov. 11,-Mrs. Hownight. The arraignment was perfun tory and after a plea of not guilty further bearing next week, the date to The dining room was prettily dec- be fixed by County Solicitor Herbert W.

Alexander Murchie, counsel for Mrs. tables, with their attractive setting. Howard Otterson, this afternoon made public a statement written by Mrs. Oterson in which she stated that she was innocent, The statement follows: "I am entirely innocent of the crime

for which I am charged: "I hope the public will suspend judgment until the time facts are made to

"Marion L. Otterson." The prisoner's husband and the latter's parents were in the court room pleasing way and presided most fitting- when she was arraigned. They declared themselves confident of her innocence The state's action in arresting Mrs. ganization, Nov. 10, 1919, up to the Otterson came after an investigation of present time, was given by Miss Mary her story that her brother-in-law was Carleton, who briefly summed up the killed at the Otterson home by thieves work of the class in the 10 years. It She said that while waiting for her had a charter membership of 64, which brother-in-law to dress, preparatory to has changed from year to year, but going to a theatre, she opened an outside door and was confronted by a remaining upon the active membership stranger, who threw a sweater over her more than 8700 toward church, city and heard a shot fired and after she had been released, found Otterson dead in had at some time been members of the front of the kitchen stove with a bullet

wound in the back of his head. Mrs. Otterson is 30 years of age and field, Mass. She is a registered nurse

VERMONT IS A LEADER IN BOVINE TEST WORK

the word, "Philathea," which means Dr. A. J. DeFossett Said That Officials of Other States Are Watching the Work of This State with

Marked Interest.

A very interesting and helpful meet ng of about 70 farmers was held in topic assigned to Mrs. Harry Kendall. Worthen hall last evening when a corps of able speakers discussed the federa uberculosis tests and tuberculosis in attle and other domestic animais. A . Smith of Barre, who acted as chairman of the meeting, introduced several good speakers and added interesting remarks of his own to those of the speakers. The first speaker introduced was Dr. A. J. DeFossett of Montpelier who apoke at length on the subject of

the federal tuberculosis tests. Dr. DeFossett began with a few in teresting facts and figures but said he would make most of his speech in the form of a discussion, and that discussion proved one of the most interesting and helpful parts of the meeting.. He began by showing that the foot and month disease and cattle tick diseases. which have raged heretofore, had been stamped out by a continual war and sis will be nearly stamped out of the United States dairy herds,

In this war which Dr. DeFossett is taking an active part in and which Barre is feeling the effects of, Dr. De-Fossett pointed out the plans. He said ers upon others which were making that the United States is, figuratively, covered by a huge reptile, and that the tuberculosis germ, which has been a constant enemy to the country for the past 75 years. He, in showing what Vermont is doing in this war, said that ness." Mrs. Ewen is in a position to if the other states would do what this know where small deeds might have a little state of Vermont is doing (and he can furnish the proofs of his statement), the great enemy, the tuberculosis germ, could be made extinct from this nation in less than 25 years. He showed that with ample laws for procedure, co-operation by the people, pecially the farmers, and a corps of the best veterinaries in the country, the war can be made short.

Vermont is a lender in the federal tuberculosis tests and is progressing so rapidly that the officials of other states are watching the movement here with amazement. In the last year Vermont

has tested federally 75,000 cattle. Dr. DeFossett explained the taking over of the cattle by the federal author ities and the disposing of the cattle, which did or do not stand the tuberculin test. He explained that it was not necessary for the farmer to give up his herd when it was tested and found to contain tuberculosis; but the farmer would be asked to keep the infected stock in uarantine and the products of that stock would, of course, have to be federally tested before it could be allowed to go onto the market. He also touched upon the prices and the methods of payments for cattle which were sold to the rendering companies. Seven hundred and nine of the herds of Vermont are at present under the supervision of the state and have already passed two federal tests. Applications for tests of herds are being made so rapidly that it is almost impossible to take care of them. He explained how the testing of a herd gave that herd no little advertising in the state bulletins and the "up-to-the-times" farmer is watching that. He cited cases where

(Continued on second page.)

M. O. EVANS DEAD.

Methodist Church.

Waterbury, Nov. 11.-The funeral of the view of labor leaders, it was to de honor of the returned ex-service men and of the Frank Beede against the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor Harvey E. Goodell went to Middle at the same firm, Mr. and Mrs. Frank B. Hoyt of Bristol, jor he forced by governmental pressure ex-service men who have attended God- able at the offices of collectors of in- of an injured foot stopped, was heard with friends in Barre to-day for a brief has not been feeling very well for the control of his machine and ran into the church Thursday afternoon at 1:30